

## IT IS HEREBY ADJUDGED and DECREED that the below described is SO ORDERED.

**Dated: August 02, 2016.** 

TONY M. DAVIS
UNITED STATES BANKRUPTCY JUDGE

Case No.: 16-10020-tmd

## UNITED STATES BANKRUPTCY COURT Western District of Texas Austin Division

IN RE: **FPMC Austin Realty Partners, LP**, Debtor(s)

Chapter No.: 11

## ORDER DISMISSING PLEADING FOR LACK OF COMPLIANCE WITH LOCAL RULES FOR FORMAT OF PLEADINGS

CAME ON for consideration the following pleading:

forms and conversion charts may be viewed at: TXWB web site.

Motion For Admission Pro Hac Vice Filed by Francis B. Marjorie Doc#149

Upon consideration thereof, the court notes that the pleading is deficient in the following respects:
☐ The pleading does not include the signer's mailing address, telephone number and area code.
$\square$ The filing is not accompanied by the requisite form of notice.
☐ The pleading lacks the appropriate certificate of service.
$\square$ The filing states an incorrect time for notice to file objections, see BK Local Rule 9014(a) revised 11/1/2013.
$\square$ The filing states an incorrect time for notice to file objections, see BK Local Rule 4001(a)(2) regarding motions for relief from stay as revised 11/1/2013.
$\square$ The pleading lacks the appropriate certificate of conference pursuant to Rules 9014(e) and 9014(f).
$\square$ The pleading lacks the proposed form of order attached as an exhibit to the motion, see L. Rule 9013 (b) revised $11/1/2013$ .
The pleading lacks the separately uploaded proposed order, see L. Rule 9013 (b) revised 11/1/2013.
☐ The filing does not comply with the Official Bankruptcy Forms changes effective December 1, 2015. The new

☐ Other(describe): The court concludes that the pleading should be dismissed without prejudice to its refiling. So <b>ORDERED</b> . ###